EXHIBIT G

From: Chris Kachouroff
To: Loftus, Julie

 Cc:
 Frey, Timothy; Bedell, James

 Subject:
 Re: Smartmatic/ Lindell

 Date:
 Monday, July 8, 2024 12:22:38 PM

Attachments: image001.jpg

image564365.jpg

image.png

2024.07.02 Subpoena for Deposition to Lindell Management.pdf 2024.07.02 Amended Notice of MyPillow 30(b)(6) Deposition.pdf

Julie,

These dates are not going to work for me or Mr. Lindell. I did not confirm these dates when we spoke but asked you to pencil them in. I heard from Friday evening. I am waiting to see whether we can do these depositions this Saturday. Otherwise, it will have to be the following week.

Also, why not do these depositions in one go? Are you all really needing 7 hours per entity?

Sincerely,

Chris

Chris

----- Forwarded message ------

From: Loftus, Julie < JLoftus@beneschlaw.com>

Date: Tue, Jul 2, 2024 at 5:52 PM Subject: RE: Smartmatic/Lindell

To: Chris Kachouroff < chris@mck-lawyers.com>

Cc: Frey, Timothy < TFrey@beneschlaw.com >, Bedell, James < JBedell@beneschlaw.com >

Counsel:

Please see the attached (1) deposition subpoena for the entity deposition of Lindell Management, and (2) notice of deposition for the 30(b)(6) deposition of My Pillow, Inc. We have noticed Lindell Management for July 17 and MyPillow for July 19.

Julie



Managing Associate | Litigation

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From: Loftus, Julie < <u>JLoftus@beneschlaw.com</u> > Sent: Thursday, June 27, 2024 1:54 PM To: Chris Kachouroff < <u>chris@mck-lawyers.com</u> >
Cc: Frey, Timothy < <u>TFrey@beneschlaw.com</u> >; Bedell, James < <u>JBedell@beneschlaw.com</u> > Subject: RE: Smartmatic/ Lindell
Chris,
Following up on our discussion on Monday. We would like to take the 30(b)(6) depositions for both Lindell Management and MyPillow in the time period between July 17 and 19 you identified on Monday. Notices will follow shortly.
Additionally, please let us know your availability for the deposition of Conan Hayes the week of July 22 through 26.
Julie
Julie Loftus (she/her/hers) Managing Associate Litigation Benesch Friedlander Coplan & Aronoff LLP t: 312.624.6341 JLoftus@beneschlaw.com www.beneschlaw.com 71 South Wacker Drive, Suite 1600, Chicago, IL 60606-4637 Confidentiality Notice to Incorrect Addressee: www.beneschlaw.com/confidentialitynotice
From: Loftus, Julie < JLoftus@beneschlaw.com> Sent: Monday, June 24, 2024 1:44 PM To: Chris Kachouroff < chris@mck-lawyers.com> Cc: Frey, Timothy < TFrey@beneschlaw.com>; Bedell, James < JBedell@beneschlaw.com> Subject: Re: Smartmatic/ Lindell
Chris,
I will call you at 4 Eastern.
Julie



(she/her/hers)
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From: Chris Kachouroff < chris@mck-lawyers.com>

Sent: Monday, June 24, 2024 1:41:29 PM **To:** Loftus, Julie < <u>JLoftus@beneschlaw.com</u>>

Cc: Frey, Timothy < TFrey@beneschlaw.com>; Bedell, James < JBedell@beneschlaw.com>

Subject: Re: Smartmatic/ Lindell

Julie,

Thank you for the reply. I cannot do July 1 or 2. It will have to be after July 8. I know you all want to but it's not possible. I cannot do it before that time frame. Moreover I want to get to you all the discovery responses I can so your examination is one and done.

I will have the 30(b)6 topics to you by tomorrow or Wednesday.

If we can call chambers circa 4:00 eastern that would be better for me. I'm in depos starting tomorrow through Friday but will take time to answer messages.

CK

On Mon, Jun 24, 2024 at 12:10 PM Loftus, Julie <JLoftus@beneschlaw.com> wrote:

Chris,

We can call the court at 2:00 central/ 3:00 eastern. I will call you from a number with a (765) area code so we can jointly call chambers.

Additionally, following up on the first item in my below email, please provide dates for the 30(b)(6) deposition of Mike Lindell. We had discussed July 1 or 2 last Thursday. We need to know if we are going forward.

Finally, I will reiterate from Tim's email last week that we are looking for 30(b)(6) topics from Defendants so that we can identify the appropriate deponent(s).

Julie	
Julie Loftus (she/her/hers) Managing Associate Litigation Benesch Friedlander Coplan & Aronoff LLP t: 312.624.6341 JLoftus@beneschlaw.com www.beneschlaw.com 71 South Wacker Drive, Suite 1600, Chicago, IL 60606-4637 Confidentiality Notice to Incorrect Addressee: www.beneschlage.	aw.com/confidentialitynotice
From: Chris Kachouroff < <u>chris@mck-lawyers.com</u> > Sent: Monday, June 24, 2024 8:10 AM To: Loftus, Julie < <u>JLoftus@beneschlaw.com</u> > Cc: Frey, Timothy < <u>TFrey@beneschlaw.com</u> >; Bedell, James < <u>JBedell@beneschlaw.com</u> Subject: Re: Smartmatic/ Lindell	1>
Guys,	
Good morning to all of you. I want to address Julie's last email.	
I think our first step is to contact the court for a date certain on mutual mo Smartmatic wishes to use the more formal route and not the IDR procedur of our disputes for formal argument.) When are you available to call the Co	e, we need to set down all
On that note, I will be responding to your claim of deficiencies in ROGGS 4 also be responding to the last wave of requests that were propounded before was in a state of homeostasis. I'll try to have those responses by week's end	re my time when this case
I will also send you all a deficiency letter as well that will serve as the basis It will reiterate many of the things we've already discussed but I'll put it in precisely what we are concerned with.	
Sincerely,	
Chris	

On Fri, Jun 21, 2024 at 11:52 AM Loftus, Julie < <u>JLoftus@beneschlaw.com</u> > wrote:
Chris,
Touching base on a few open items.
<i>First</i> , please provide dates for the 30(b)(6) deposition of Mike Lindell. We had discussed July 1 or 2 on our call Wednesday; please confirm if dates that week will work.
Second , I write to confirm that the parties will use the court's IDR procedure to resolve the following disputes:
 Responses/ documents responsive to Smartmatic's last wave of discovery requests (attached) to which Defendants never objected or responded; Smartmatic's RFP No. 26, which seeks financial information related to MyPillow. Smartmatic requests that MyPillow provided updated information for 2022 and 2023 (as Smartmatic did in its own recent production). Responses to Smartmatic's Interrogatory No. 4, 14, 20, and 23.
<i>Third</i> , you asked if we could use the IDR process for the OANN settlement agreement. After consulting with our client, we cannot agree to use the IDR procedure for this dispute due to potential ramifications in other proceedings.
Best,
Julie
Julie Loftus (she/her/hers) Managing Associate Litigation Benesch Friedlander Coplan & Aronoff LLP
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